



KERALA GAZETTE

SUPPLEMENTS

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PART I

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GOVERNMENT OF KERALA

Abstract

WELFARE OF EX-SERVICEMEN — AMALCAMATED FUND FOR
RECONSTRUCTION AND REHABILITATION OF EX-SERVICEMEN—
STATE MANAGING COMMITTEE FOR ADMINISTRATION
OF THE FUND—NOMINATION OF EX-SERVICE
OFFICERS AS MEMBERS—ORDERS ISSUED.

GENERAL ADMINISTRATION (POLITICAL-C) DEPARTMENT
G. O. (Ms) 367/83/GAD. *Dated, Trivandrum, 17th November 1983.*

- Read:—
1. G.O. (P) 88/77/GAD dated 10-3-1977
 2. G.O. (P) 295/81/GAD dated 31-8-1981
 3. G.O. (P) 329/81/GAD dated 26-9-1981
 4. G.O. (Rt.) 3806/83/GAD dated 28-5-1983
 5. G.O. (Rt.) 6073/83/GAD dated 5-9-1983
 6. Letter No. SB-11/2096/80 dated 26-7-1983 from the Secretary, Amalgamated Fund, Trivandrum.
 7. Letter No. 5 (12)/78/J&K/D (Res) dated 8-8-1983 from the Government of India, Ministry of Defence.

ORDER

The term of the following members who are the nominees of the Chiefs of Staff Committee, in the State Managing Committee of the Amalgamated Fund for the Reconstruction and Rehabilitation of Ex-Servicemen will expire on 31-12-1983 as per the G.O. read as fourth paper above.

1. Col. K. S. Pillai (Retd.),
Saubhagya, Temple Junction,
Sasthamangalam P.O., Trivandrum-10.
2. Comde. T. J. Kunnenkeril, AVSM (Retd.),
Palathra, Aymanam, Kottayam.

The term of the following members who are the nominees of the State Government in the State Managing Committee of the Amalgamated Fund will also expire on 31-12-1983 as per the G.O. read as 5th paper above.

1. Brig. C. C. Uthup,
Chirakkarotu House, Vadavathur,
Kottayam.
2. G.P. Capt. V.G. Nayanar,
Padmapuram, P.O. Patanur,
(via) Edayannur, Cannanore District.

In the letter read as 7th paper above, the Government of India have informed that the following Ex-Service Officers have been selected by the Chiefs of Staff Committee for nomination as members in the State Managing Committee of the Amalgamated Fund.

1. Lt. Col. C.P.A. Menon, IC-6356,
Sitara, 48 P.T.P. Nagar,
Trivandrum-38.
2. Comde. T. J. Kunnenkeril, AVSM (Retd.) (Renomination)
Palathra, Aymanam, Kottayam.

In the circumstances Government are pleased to appoint the following two Ex-Service Officers nominated by the Chiefs of Staff Committee as members of the State Managing Committee of the Amalgamated Fund for a period of two years with effect from 1-1-1984.

1. Lt. Col. C.P.A. Menon, IC-6356,
Sitara, 48 P.T.P. Nagar,
Trivandrum-38.
2. Commodore T. J. Kunnenkeril, AVSM (Retd.)
Palathra, Aymanam, Kottayam.

Government are also pleased to appoint the following persons as the nominees of the State Government in the State Managing Committee of the Amalgamated Fund for a period of two years with effect from 1-1-1984.

1. Brig. M. K. Menon, AVSM (Retd.),
Aswathi, Viyyur, Trichur-10.
2. Air Commodore S. Nair, VSM (Retd.),
Saraswathi Vilas, Vellayambalam,
Trivandrum-10.

By order of the Governor,
S. PADMANABHA IYER,
Under Secretary to Government.

To

The Director, Rajya Sainik Board, Trivandrum
 The Examiner of Local Fund Accounts, Trivandrum
 The Accountant General, Kerala, Trivandrum
 The Secretary to Government of India, Ministry of Defence,
 New Delhi (with C. L.)
 The Chief of Army Staff, New Delhi (with C. L.)
 Commodore T. J. Kunnenkeril, AVSM (Retd.), Palathra,
 Aymanam, Kottayam
 Lt. Col. G. P. A. Menon, IC-6356, Sitara, 48, P. T. P. Nagar,
 Trivandrum-38
 Brig. M.K. Menon, AVSM (Retd.), Aswathi, Viyyur, Trichur-10
 Air Commodore S. Nair, VSM (Retd.), Saraswathi Vilas,
 Vellayambalam, Trivandrum-10

Copy to

The Secretary to Governor, Raj Bhavan, Trivandrum
 The Deputy Secretary to Chief Secretary
 The Director of Public Relations.

PART I

GOVERNMENT OF KERALA

Labour (A) Department

NOTIFICATION

G. O. Rt. No. 1350/83/LBR.

Dated, Trivandrum, 24th November 1983.

The award of the Industrial Tribunal, Alleppey in respect of the dispute between the General Manager, F. A. C. T. Ltd., Udyogamandal and their workmen represented by the General Secretary, FACT Loading & Unloading Workers Union (AITUC), Udyogamandal (2) The General Secretary, FACT Employees' Congress (INTUC), Udyogamandal and the General Secretary, Construction Contract Workers Union, Udyogamandal received by Government on 3-11-1983 is hereby published under section 17 of the Industrial Disputes Act, 1947 (Central Act XIV of 1947).

By order of the Governor,

K. SIVADASAN,

Deputy Secretary to Government.

In the Court of the Industrial Tribunal, Alleppey

(Dated this the 4th day of October, 1983)

Present :

SRI K. KANAKACHANDRAN

Industrial Tribunal

In

INDUSTRIAL DISPUTE No. 5/1983

(Old.No. I. D. 33/79 before the Industrial Tribunal, Calicut)

Between

The General Manager, F. A. C. T. Ltd., Udyogamandal

And

The General Secretary, FACT Loading & Unloading Workers Union (AITUC), Udyogamandal (2) The General

Secretary, FACT Employees' Congress (INTUC),

Udyogamandal and The General Secretary,

Construction Contract Workers Union,

Udyogamandal

Representations :—

M/s Menon & Pai,

Advocates, Ernakulam

.. For Management

Shri K. Damodara Kurup,

Advocate, Ernakulam

.. For Union No. 1

Sri M. Ramachandran,

Advocate, Ernakulam

.. For Union No. 2

M/s K. Balachandran & Jayakumar

Advocates, Ernakulam

.. For Union No. 3

AWARD

Pursuant to the reference of an Industrial Dispute by G.O. (Rt.) No. 1528/79 Labour & Housing (A) Department dated 27-10-1979, the Industrial Tribunal, Calicut passed an Award on 18-3-1981. In that award, the Industrial Tribunal, Calicut held the view that the reference was not maintainable and the issue referred for adjudication had to be decided by the Contract Labour Advisory Board constituted by the Government under the Contract Labour (Regulation and Abolition) Act 1970.

Before the passing of that award, the issue referred for adjudication was settled by the management and the unions concerned in the dispute. A joint application was also filed by the parties concerned for passing an award in terms of the settlement. Subsequent to that, on 27-1-1981, an impleading petition was filed by 22 workmen who were objecting the very terms of settlement. The Industrial Tribunal, Calicut did not consider those petitions and passed the award holding that reference itself was not maintainable.

The award passed by the Industrial Tribunal, Calicut was challenged by some of the workmen who were petitioners in the impleading petition filed on 27-1-1981. The original petition filed by some of the workmen viz., O.P.No. 5030/81 and 1636/82 were disposed of by the High Court through a common judgment dated 24-2-1983. By the above judgment the award passed by the industrial Tribunal, Calicut was set aside and direction was given to reconsider the matter afresh and to pass an award in accordance with law.

By the time when the original petitions were disposed of the jurisdiction of Industrial Tribunal, Calicut was changed and now this Tribunal is vested with powers to adjudicate the matter.

After the remand, the petitioners who were before the High Court filed separate claim statements. It was urged that evidence should be adduced by this Tribunal for the proper determination of the issue referred for adjudication. On the other hand the management took up the stand that the workman who had filed separate statements have no locus standi and they are bound to accept the terms of settlement arrived at between the parties concerned in the dispute. It is also contended by the management that the management and the unions concerned in the dispute had filed a joint application before the Industrial Tribunal, Calicut and without considering the merit of that petition, an award was passed by the Industrial Tribunal, Calicut holding the reference itself was not maintainable.

The counsel for the workmen (who were petitioners before the High Court) submitted that the petition filed by 22 workmen for impleading themselves in the dispute earlier was also not considered by the Industrial Tribunal before passing the award. The records reveal that the submission made by both parties on the question of non consideration of those petitions are correct. In view of this, before going to the merit of the respective

claims made by the parties, I will have to advert on the merit of the joint application filed by the management and the unions for passing an award in terms of the settlement as also the maintainability of an impleading petition filed by some of the workmen.

The counsel for the workmen has submitted that the issue referred for adjudication could be properly decided only by taking evidence in these proceedings. After hearing both sides, I thought it better to pass preliminary order on the joint petition filed by the management and the unions concerned in the dispute. I passed a considered order on 5-10-1983 and allowed the joint petition filed by the parties concerned in the dispute. In the light of the order on the joint petition, I dismissed the impleading petition filed by 22 workmen. I am extracting below the full text of the order passed by me in the above joint application.

"PRELIMINARY ORDER"

"This dispute on the issue of eligibility of the contract workers working in the FACT, Udyogamandal for being absorbed in the service of the management company was referred to the Industrial Tribunal, Calicut for adjudication when that Tribunal had the jurisdiction. During the pendency of the dispute, a joint petition duly signed by the representatives of the management and the union concerned was filed before the Industrial Tribunal, Calicut. The prayer in the joint petition dated 4-3-1981 was that the Tribunal might pass an award after accepting the terms of settlement arrived at between the parties concerned in the dispute.

2. The joint petition filed by the parties in the dispute shows that out of 130 contract workers, 96 of them were agreed to be taken to the services of the management company. Their wages and D.A. were also fixed by the memorandum of settlement signed by them. Annexure-A in the joint petition is list showing the names of 96 employees under the Contractors who were offered employment in the regular service of the management company. By the same settlement, the rest of the contract workers were given compensation in the form of ex-gratia. The payments to them were calculated on the basis of their length of service under various Contractors. The names of such personnel who were offered ex-gratia payments are shown in Annexure-B appended to the joint petition.

3. After the filing of the joint petition, a petition for impleading 22 workmen who were not offered employment was filed on 27-1-1981 before the Industrial Tribunal, Calicut. Against the petition for impleading, the management filed objection contending that since the dispute between the parties concerned in the dispute was settled by signing memorandum of settlement, there was no pending issue and in view of that the impleading petition became unnecessary. It was also contended that there was no locusstandi for these 22 workers for getting themselves impleaded in the dispute,

4. Without passing any order either on the joint application filed by the parties concerned in the dispute or passing an order in the impleading petition filed by 22 workmen, an award was passed by the Industrial Tribunal, Calicut on 18-3-1981. The Tribunal found that the reference itself was not maintainable in view of the fact that the issue referred for adjudication had to be decided by Contract Labour Advisory Board constituted by the Government of Kerala under Contract Labour (Regulation and Abolition) Act, 1970. Relying on the decision of the Supreme Court reported in *Vegoils Private Ltd., Vs. Workmen* (1971 II LLJ 567) the Industrial Tribunal, Calicut held the view that the reference need not be answered because the issue had to be decided by the Contract Labour Advisory Board.

5. The award of the Industrial Tribunal, Calicut was challenged before the High Court of Kerala by 13 of the workmen who were not given absorption in the services of the management. The writ petition filed by the above said workmen were disposed of by a common judgement in O. P. No. 5030/81 and 1636/82 dated 24-2-1983 by his Lordship Mr. Justice Bhaskaran. By setting aside the award passed by the Industrial Tribunal, Calicut, his Lordship observed as follows.

"The relief sought in the dispute before the Industrial Tribunal was whether they are entitled to be absorbed in the Company, obviously on a consideration of the service rendered by them in the past. The averment made in the award itself shows that there had been a settlement in regard to certain person with respect to this question. That evidently was not a question decided by the Board. It appears to me that the decision by the Supreme Court reported in *Vegoils Private Ltd., Vs. Workmen* (1971 2 LLJ 567) does not lay down the proposition that when, as a result of the notification issued by the Board, certain things happened, the effected parties would not be entitled to seek the remedy, if any, they have under the general law. In short here the question in effect is whether in accordance with the rules of equality the petitioners also are not entitled to be considered for absorption in the 2nd respondent Company, as in the case of many others who were given that benefit. I do not think that this question is beyond the jurisdiction of the Tribunal in otherwise a reference to the Tribunal is competent..... I make it clear that I have not considered the merit of these points because the Tribunal seems to have passed the award on the basis that it has no jurisdiction to look into the case in the light of the decision of the Supreme Court referred to in the award and the provisions contained in the Act, to which view I find it difficult to agree".

6. In the light of the direction contained in the judgment now I have to consider afresh the whole matter. It is a fact that during the pendency of this dispute before the Industrial Tribunal, Calicut a joint petition duly

signed by the parties concerned in the dispute was filed with a prayer that an award might be passed incorporating the terms of settlement. The joint application was filed on 4-3-1981.

7. As already stated, the issue referred for adjudication was the right and the eligibility of existing contract workers for getting absorption in the service of the company. On this question, a settlement was arrived at and the operative portion of the settlement in relation to the eligibility reads as follows:—

The company agrees to offer appointment with effect from 1-4-1981 to such of the workers presently engaged by the Contractors for the purpose of loading/unloading finished products at the factory who were below 45 years of age as on 15-1-1979, are medically fit for employment and have put in an average yearly attendance of 185 days during the proceeding three years ending 31-3-1980.

8. On the basis of the above norm fixed in the settlement, a list of persons eligible for absorption was prepared and that is Annexure-A attached to the joint petition. In Annexure-A, the names of persons who are eligible for absorption were listed in the order of seniority. It is also stipulated that the workers who were employed by the contractors and who were not offered employment by the company would be given ex-gratia payment in full and final settlement of all their claims if any. Annexure-D to the joint petition is the list showing the workers who were not selected for appointment and who were offered ex-gratia payments. In the same memorandum of settlement provision was made for the method of calculation of basic salary and Dearness Allowance.

9. After the filing of the above joint petition, about 22 employees filed an impleading petition challenging the validity of the terms of settlement arrived at between the management and the unions representing the workmen.

10. Now the position is that on the basis of the above said settlement the persons listed in Annexure-A to the joint petition were appointed in the company on regular basis. All the 33 persons except one listed in Annexure-D to the joint petition who had been offered ex-gratia payments had received the ex-gratia amounts in full and final settlement of their claims. Only one workmen viz., K. C. Copalakrishna Pillai (No. 33 in Annexure D) did not receive the ex-gratia amount on the basis of the settlement.

11. The most surprising factor in this case is that after receiving the ex-gratia amounts in full and final settlement of the claims, about 12 workmen who were not offered employment challenged the award before the High Court by filing writ petitions. After the judgement of the High Court, the matter was taken up for fresh consideration. The writ petitioners who had received ex-gratia amounts already had filed the statements before this Court attacking the legality and sustainability of the settlement arrived at between the management and the unions. In the statement filed by them it is contended that the conditions fixed by the company for the absorption of

contract workers in to service is arbitrary and illegal. It is also contended that the union representing the workmen in this dispute were playing hide and seek game in collusion with the management and the men of their choice were recommended for absorption in the regular service of the management company. In the normal course this plea would have been subjected to my judicial scrutiny, had the concerned workmen came before me with a clean hands. A memorandum of settlement was filed before this Court for passing an award in terms of the settlement. Annexure-D which is the list showing the persons who were offered ex-gratia was part of the memorandum of settlement. In terms of that settlement, these workmen except one K. G. Gopalakrishna Pillai received the ex-gratia payments in full settlement of their claims. Thus indirectly it does mean that they had acquiesced the terms of settlement. Having done that they cannot put up a plea that the terms of settlement are arbitrary and illegal. A person cannot approbate and reprobate on the same matter. These workmen are estopped from contending that the terms of settlement are to be rejected by this Court.

12. All the 128 workmen virtually accepted the terms of settlement that does mean a substantial number of workmen had acquiesced the terms of settlement. The Supreme Court held in *Tata Engineering & Locomotive Company Vs. Workmen* [1981 (2) LLJ 429] that if a substantial number of workmen had agreed with the terms of settlement that will be equally applicable to those workmen who are not parties to the settlement. In this case, impliedly and as a direct consequence, out of 129 workmen, 128 had practically upheld the terms of settlement. In view of that this Court has no alternative but to accept the terms of settlement.

13. While examining acceptability of the terms of settlement this Tribunal is vested with duty to see whether the settlement arrived at with a substantial number of workmen is just and fair. Regarding the test to be made on the settlement, the Supreme Court observed in *Herbertsons Ltd., Vs. Workmen* therein [1977 (2) SCR 15] as follows:—

It is not possible to scan the settlement in bits and pieces and hold some parts good and acceptable and other bad. Unless it can be demonstrated that the objectionable portion is such that it completely outweighs all the other advantages gained, the Court will be slow to hold a settlement as unfair and unjust.

14. While going through the settlement it can be seen that terms are very elaborate and comprehensive covering all the said issues connected with the main issue referred for adjudication. The basis for eligibility for being absorbed is determined in clear terms. The work norms are fixed in unequivocal terms. The basis for salary and D.A. is also fixed in a rational manner. To those who could not be given employment were offered ex-gratia payments in a generous manner. Therefore according to me the terms of settlement are fair and there is no iota of arbitrariness.

15. In view of the above the joint petition filed by the parties concerned in the dispute for passing an award in terms of settlement is allowed. As a consequence, the impleading petition filed by 22 workmen who had already acquiesced the terms of settlement is of no merit and hence the same is dismissed dated 5-10-1983."

* * * * *

In view of the above, an award is passed incorporating the terms of settlement arrived at between the parties concerned in the dispute. Annexure-A is the list of workers who were offered employment in FACT in terms of the settlement. Annexure-B and C filed along with the joint petition are the details showing the method of calculation of basic salary and dearness allowance. Annexure-D is the list of workmen who were employed by contractors and who were not offered employment by the company in terms of the settlement. Against the name of each workman, the ex-gratia payment offered by the company was also shown. There are altogether 33 such persons and out of those only one workman viz., K. G. Gopalakrishna Pillai (No.33) refused to accept the ex-gratia payment. It is not in controversy that all other 32 workmen who were offered ex-gratia had accepted the amounts and their acceptance was in terms of the settlement. For brevity I am incorporating only the terms of the settlement and Annexure-D as part of this Award.

On account of the reasons stated in the Preliminary Order, I have no option but to accept the terms of settlement. But I do hope that the management will show their good will towards the lone workman Sri K. G. Gopalakrishna Pillai who had been denied employment and who had refused to receive the ex-gratia amount offered. As a matter of right, this workman cannot claim employment in the management establishment. But he deserves a sympathetic consideration because he stands at a different footing from the rest of the workmen.

The Award is passed in terms of the settlement.

K. KANAKACHANDRAN,
Industrial Tribunal.

In the Court of the Industrial Tribunal, Alleppey.

1.D. No. 5/83

TERMS OF SETTLEMENT

1. The Company agrees to offer appointment with effect from 1-4-1981 to such of the workers presently engaged by the Contractors for the purpose of loading/unloading finished products at the factory who were below 45 years of age as on 15-1-1979, are medically fit for employment and have put in an average yearly attendance of 185 days during the proceeding three years ending 31-3-1980.

2. It is agreed that the norms for loading/unloading work after departmentalisation with the use of conveyor will be 20 tonnes to be loaded/unloaded during normal working hours by each worker per day.

he Management agrees to retain such number of men as is required for loading/unloading in the loading section on the basis of the above work load norm and the balance of the workers will be appointed in other sections of the factory according to availability of vacancies in those sections.

3. Annexure 'A' to this agreement shows the list of persons to be appointed. The names of the persons are listed in the order of seniority, the list being only for the purpose of determining their seniority inter se.

4. The Company has the right to decide about the number of workers to be allotted for the Loading/Unloading and other Sections based on exigencies of work and to assign them accordingly. They will be interchangeable.

Based on requirements, Company will be free to utilise the service of the persons appointed as per the Agreement in any of the Sections of the Udyogamandal factory.

5. It is agreed that the workers appointed in the Loading section will handle and load/unload a minimum of 20 tons of products per shift per worker. They will be employed on piece rate basis and the piece-rate earning will be worked out on the basis wages of the worker taking into account the guaranteed loading of 20 tonnes per shift and the number of working days in the month as 26. An example (taking a person with basis day of Rs. 260 p. m.) is given below:—

Basic salary	: Rs. 260
Monthly guaranteed production	: $26 \times 20 = 520$ tonnes
Piece-rate per tonne	: $\frac{\text{Rs. } 260}{520} = 50$ ps. per tonne

Payment at this rate namely 50 paise per tonne will be made for the actual production of the worker.

6. If average production of the worker on a monthly basis is less than 20 tonnes per day, the wages payable for the month will be proportionately reduced. If the worker works less than the normal working days applicable to him in a month either on account of holiday, leave or absence, the work load will be reckoned only for the days of his presence for payment of wages for those days. The remaining days will be dealt with and paid for as per rules of the Company.

In addition to the above, DA also will be paid on the basis of the loading/unloading achieved in the month. In other works the proportion of the basis wage payable to the worker to the basis wage normally due will also be applied to the DA normally due to arrive at the DA to be paid for the month. Examples of basis pay and dearness allowance worked out on the basis of 20 MT/day are given in Annexure B & C respectively.

7. If the worker works on a declared holiday/off day or beyond normal working hours on a working day, OT wages at the applicable rate (single or double as the case may be) will be paid for the products handled by him during the O. T. hours.

8. The workers who are assigned work or appointed in any other section/department will be paid on the basis of the wages prevailing in that section/department for the period they worked there.

9. It is also agreed that the 4 workers now engaged in Cylinder handling will also be offered appointment in the Company if they are below the age of 45 on 15-1-1979 and are medically fit and have the requisite attendance. The management will have the right to decide the actual number of workers required for this job based on exigencies of work and to decide their norms of performance. Here also the number of workers who are in excess of actual requirement will be assigned work in other sections based on exigencies of work.

10. The men who are appointed in the company under this agreement will be treated as fresh entrants as Helpers and will be started at the minimum of the scale of pay applicable to the category.

11. The workers appointed in the Company's service will have no claim whatsoever against the Company or the Contractors in respect of the service prior to their appointment as workmen of the Company including any claim relating to compensation or other benefits on termination, etc.

12. On appointment in the Company the workmen will become eligible for the benefits and facilities enjoyed by the regular workers of the Company including annual increments as per rules.

13. The workers presently employed by the contractors concerned and who are not offered employment by the Company are listed in Annexure D to this agreement and will be paid the amounts mentioned against their names purely on an exgratia basis, in full and final settlement of all their claims if any.

14. The workers agree that any advance paid to them by the contractors shall be recovered from the amounts due under this agreement in respect of those who are not appointed in the Company and from the wages in instalments in respect of those who are appointed and the amounts recovered passed on to the contractors.

15. This Agreement is entered into without prejudice to the contention of the parties.

It is, therefore, prayed that the Hon'ble Tribunal may be pleased to accept the above and pass an Award accordingly.

Dated this 4th day of March 1981.

For and on behalf of the Fertilisers and Chemicals, Travancore Ltd.

- | | |
|---------------------|-------|
| 1. K.S. Menon | (Sd.) |
| 2. B.N. Vijayakumar | (Sd.) |
| 3. P. George Mathew | (Sd.) |

For and on behalf of the Unions Representing the Contractors Workmen :

(1) FACT Loading and Unloading Workers Union :

- | | |
|----------------------|-------|
| 1. T.J. Varghese | (Sd.) |
| 2. P.D. Nar | (Sd.) |
| 3. P.V.N. Namboodiri | (Sd.) |

GA. 178J.

- (2) Construction and Contract Workers Union :
Mangalam Bhasi (Sd.)
- (3) FAGT Employees Congress :
1. P.G. Krishnan Nair (Sd.)
2. K.P. Samuel (Sd.)
3. T.A. Xavier (Sd.)

ANNEXURE 'D'

WORKERS PRESENTLY EMPLOYED BY CONTRACTORS AND WHO ARE
NOT OFFERED EMPLOYMENT BY THE COMPANY

Sl. No.	Name	Exgratia Amount Payable Rs.
1.	C.G. Lonan (G.C. Lonappan)	13,970
2.	P.K. Balakrishnan	33,947
3.	T. Narayanan (T.A. Narayanan)	28,127
4.	V. Govindan Nair	16,734
5.	C.K. Gopi	27,800
6.	R.P. Varghese	18,680
7.	P.K. Mohammed	10,585
8.	Ouseph (Kochappu)	19,517
9.	Visanthi (M.O. Vincent)	23,883
10.	P.V. Gowry (Gabriel)	17,706
11.	P.A. Anthappan	21,709
12.	G. J. Joseph	24,002
13.	M. Mohammed Kunju	22,515
14.	K.S. Varghese	22,137
15.	P.O. Vareath (P.O. Kunju Vareed)	20,132
16.	K.R. Raphael	12,884
17.	K.A. Joseph	19,785
18.	M. Abdul Rehman	15,943
19.	P.C. Thomas	14,986
20.	V. Sadasivan Pillai	13,556
21.	K. Sivan Nair	21,776
22.	V.M. Assainar	27,778
23.	M.A. Raghuvaran	18,658
24.	T.C. Jacob	15,574
25.	G.K. Thampi	14,239
26.	P.R. Sivadasan	12,389
27.	K.K. Balakrishnan (K. K. Balappan)	12,191
28.	A. Shaukat Ali (A. Shaukat)	14,343
29.	V.K. Abdul Kareem	14,565
30.	A. Mohammed Kunju (A.K. Mohammed)	12,793
31.	Surendranathan Nair, K. (Surendran, K.)	12,656
32.	T.K. Kunjumarakkar	8,953
33.	K.G. Gopalakrishna Pillai	9,514

(Sd.)

Industrial Tribunal, Alleppey.

PART I

GOVERNMENT OF KERALA

Abstract

PUBLIC WORKS DEPARTMENT—BUILDINGS—TRAVELLERS BUNGLOWS/REST
HOUSES/INSPECTION BUNGLOWS/CAMP SHEDS—RULES FOR
OCCUPATION AND RATES OF RENT—AMENDMENTS—
ORDERS ISSUED.

PUBLIC WORKS (E) DEPARTMENT

G. O. (Ms.) No. 138/83/PW.

Dated, Trivandrum, 1st December 1983.

Read:—1. Government Notification No. 10914/E1/69/PW dated
1-3-1974.

2. G. O. (Rt) 797/75/PW dated 10-6-1975.

ORDER

In the Government Notification read above Government have issued orders fixing the rules for reservation and rates of rent in respect of Travellers Bungalows/Rest Houses/Inspection Bungalows and Camp sheds under the Control of Public Works Department. Since the rent now being collected from T. Bs./R. Hs./I.Bs and Camp sheds is comparatively much lower when compared to the rate prevailing in other lodging houses and amenities provided Government consider it necessary to enhance the rate of rent.

The classification of T. Bs./R. Hs./I. Bs. etc. on staff pattern or size can hardly be applied for the purpose of deciding the rent. Hence the classification is revised based on their location.

After examining the whole matter Government issue the following amendments to the rules issued in the Government Notification read above.

(1) The nomenclature of the rules issued in the notification read as first paper above will be substituted by the following :

“Rules for reservation, occupation etc. of Traveller's Bungalows/Rest Houses/Inspection Bungalows and Camp sheds under the control of P. W. D.”

(2) ‘Rule 5 (1)’ of the said rules will be substituted by the following rule.

G. 1824

5 (I) : "The rates for occupation of a room in the buildings are given below :—"

	Single occupancy Rs.	Double occupancy Rs.	Addl. bed. Rs.
Class 'A' R.Hs/T.Bs/I.Bs/ Camp sheds in Corporation areas	20	25	5
Class 'B' R.Hs/T.Bs/I.Bs/Camp sheds in other District Head Quarters	15	20	5
Class 'C' R.Hs/T.Bs/I.Bs/Camp sheds in Municipal and Taluk Head Quarters	10	15	3
Class 'D' All other T.Bs/R.Hs/I.Bs/ Camp sheds	8	12	2

Note :—(i) For Air-conditioned rooms Rs. 10 will be charged in addition to normal rate.

(ii) The number of additional members referred to above shall be limited to a maximum of 3 persons per suit of room. There will be no charge for children below the age of 12 if no separate bed is used.

(iii) The maximum additional charge will be 100% of normal rate for family occupation.

(iv) Generally the Inspection Bungalows and Camp sheds are intended for the occupation of Government Servants on official duty. The rooms in these bungalows and Camp sheds may be let out to others also when available at the rate of rent mentioned above.

In supersession of the orders issued in G. O. read as second paper above, sub-rule 2 of rule 5 will be substituted by the following rule.

(2) "In respect of the State Government officers on official duty, rent at the normal rate or 1/3 of the Daily Allowance admissible to them whichever is less will be realised from First and Second Grade Officers and 1/4 of the D. A. or normal rate whichever is less will be realised from the other grades of officers. The above concessions in the matter of rent for occupation of rooms in T.Bs/R.Hs/Camp sheds under the control of P.W.D. allowed to State Government Officers on official duty will be extended to Central Government Officers, on official duty, stationed in Kerala State. Whenever Government Officers occupy Traveller's

Bungalows or Rest Houses or Inspection Bungalows or Camp Sheds in connection with any official duty they shall note their salary in the occupation register to claim the benefit of this concession."

Rule 7 of the existing rules will be substituted by the following rule.

Rule 7 :—Order of Precedence : The Order of Precedence for the use of the building shall be as follows :

- (a) Governor of the State and Governors of other States
- (b) Chief Minister/Central Ministers
- (c) Speaker of the Assembly and speakers of the other State Assemblies/Chief Justice of High Court
- (d) Ministers of the State/other States/Deputy Speaker and others of same status
- (e) Judges of High Court/Chief Secretary
- (f) Members of Board of Revenue.
- (g) Secretaries to Government, District Collectors and Head of Departments having State-wide jurisdiction
- (h) Members of Parliament and Members of Legislative Assembly.
- (i) Gazetted Officers of the State Government other than those coming under item (g)
- (j) N.G.Os. of the State Government, Central Government and other State Governments
- (k) Members of General Public

The room with telephone connection in the T.Bs/R.Hs etc. will be maintained as V.I.P. room and shall be reserved for occupation only according to the following order of precedence. In the absence of reservation for occupation of V.I.Ps. the room shall be kept locked.

- (i) Governor of the State and Governors of other States.
- (ii) Chief Minister/Central Ministers.
- (iii) Speaker of the State Assembly/Speaker of other State Assemblies/Chief Justice of High Court.
- (iv) Ministers of the State/other States/Deputy Speaker and others with same status.
- (v) Judges of the High Court/Chief Secretary.
- (vi) Members of Board of Revenue.
- (vii) Secretaries to Government/District Collectors/Head of Department having State-wide jurisdiction.

If a particular building is required for the Governor and party subsequent to the reservation of it to any other member of the different categories mentioned above, such reservation shall automatically stand cancelled and the Officers occupying it shall vacate it forthwith on receiving intimation

of reservation to the Governor and party. The occupation of the buildings by the Governor and Members of his family shall be free of charge.

The above amendments will take effect from 1-12-1983.

By order of the Governor,

K. RAGHAVA KURUP,

Joint Secretary to Government.

To

The Accountant General, Kerala, Trivandrum.

All Heads of Departments and Offices

All Departments (all Sections) of the Secretariat

The Secretary, Kerala Public Service Commission (with C.L.)
Trivandrum.

The Registrar, High Court of Kerala, Ernakulam (with C.L.)

The Registrar, University of Kerala/Cochin/Calicut "

The Advocate General, Ernakulam "

The Secretary, Kerala State Electricity Board, Trivandrum "

The General Manager, Kerala State Road Transport Corporation, Trivandrum "

The Secretary to Governor.

The Private Secretaries to the Chief Minister and other Ministers

The Under Secretary to the Chief Secretary

The Private Secretary to the Leader of Opposition

GOVERNMENT OF KERALA

Water & Power (Rehabilitation) Department

NOTIFICATION

No. 34012/R111/83/W & P.

Dated, Trivandrum, 25th November 1983.

The Notification No. 1 (19) Spl. Cell/83-SS. II (D) dated 14th September 1983 of Government of India, Ministry of Labour and Rehabilitation (Department of Rehabilitation) is hereby republished for general information.

By order of the Governor,

O. C. VINCENT,

Deputy Secretary to Government.

GOVERNMENT OF INDIA

Ministry of Labour & Rehabilitation

(Department of Rehabilitation)

Jaisalmer House, Mansingh Road,

New Delhi, the 14th September, 1983.

NOTIFICATION

S O.....In exercise of the powers conferred by sub section (2) of section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), the Chief Settlement Commissioner hereby delegates to Shri M. K. Kansal, Settlement Commissioner in the Settlement Wing, Department of Rehabilitation, his powers under section 23 and 24 of the said Act for the purpose of hearing appeals and revisions under these sections subject to the condition that he shall not exercise any of such powers in relation to any matter in which an order has been made by him under section 22 of the aforesaid Act, or in any other capacity.

2. This supersedes Notification No. 1(18)/Spl. Cell/82-SS. II (B), dated 21st September, 1982.

A. K. MUKHERJEE,

Chief Settlement Commissioner

[No. 1 (19)/Spl. Cell/83-SS. II (D).]

GOVERNMENT OF KERALA
Water and Power (Rehabilitation) Department
NOTIFICATION

No. 36639/RH1/83/W&P.

Dated, Trivandrum, 25th November 1983.

The Notification No. 1 (19)/Sp. Cell/83-SS.II (E), dated 26th October, 1983 of Government of India, Ministry of Labour and Rehabilitation (Department of Rehabilitation) is hereby republished for general information.

By order of the Governor,
O. C. VINCENT,
Deputy Secretary to Government.

GOVERNMENT OF INDIA
Ministry of Labour & Rehabilitation
(Department of Rehabilitation)

Jaisalmer House, Mansingh Road,
New Delhi, the 26th October 1983.

NOTIFICATION

S. O. In exercise of the powers conferred by subsection (2) of section 34 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954, I delegate to Shri M. K. Kansal, Settlement Commissioner, the powers vested in me under the proviso below clause (b) of Rule 84 1 (A) of the Displaced Persons (Compensation and Rehabilitation) Rules, 1955 to be exercised by him in relation to condonation of delay in filing the applications for payment of compensation under section 9 of the said Act.

A. K. MUKHERJEE,
Chief Settlement Commissioner.

[No. 1 (19)/Sp1 Cell 83-SS. II (E)]

കേരള സർക്കാർ

നിയമ (ലഗ്-എ) വകുപ്പ്

വിജ്ഞാപനം.

നമ്പർ 12806-4/ലഗ്. എ2/83/ലാ.

തിരുവനന്തപുരം, 1983 ആഗസ്റ്റ് 5/
1905 ശ്രവണം 14.

കേരള സംസ്ഥാന നിയമസഭയുടെ താഴെപ്പറയുന്ന ആക്ട്, പൊതു ജനങ്ങളുടെ അറിവിനായി ഇതിനാൽ പ്രസിദ്ധപ്പെടുത്തുന്നു. നിയമസഭ പരസ്പരം സാക്ഷിയ പ്രകാരമുള്ള ബില്ലിന് 1983 ആഗസ്റ്റ് 3-ാം തീയതി ശുപാർശയുടെ അനുസരിച്ച് ലഭിച്ചു.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,
കെ. വിശ്വനാഥൻ നായർ,
നിയമവകുപ്പ് സെക്രട്ടറി.

1983-ലെ 14-ാം ആക്ട്

1983-ലെ കേരള ധനവിനിയോഗ (7-ാം നമ്പർ) ആക്ട്

1975 മാർച്ച് 31-ാം തീയതി അവസാനിച്ച സാമ്പത്തിക വർഷത്തിൽ ചില സർവ്വീസുകൾക്ക് ആ വർഷത്തിൽ പ്രസ്തുത സർവ്വീസുകൾക്കായി അനുവദിച്ച തുകകളിൽ കവിഞ്ഞു ചെലവാക്കിയ തുകകൾ നേരിടുന്നതിനായി കേരള സംസ്ഥാന സഞ്ചിതനിധിയിൽ നിന്നും ധനം വിനിയോഗിക്കുവാൻ അധികാരപ്പെടുത്തുന്നതിന് വ്യവസ്ഥ ചെയ്യുന്ന ഒരു ആക്ട്.

പീഠിക.—1975 മാർച്ച് 31-ാം തീയതി അവസാനിച്ച സാമ്പത്തിക വർഷത്തിൽ ചില സർവ്വീസുകൾക്ക് ആ വർഷത്തിൽ പ്രസ്തുത സർവ്വീസുകൾക്കായി അനുവദിച്ച തുകകളിൽ കവിഞ്ഞു ചെലവാക്കിയ തുകകൾ നേരിടുന്നതിനായി കേരള സംസ്ഥാന സഞ്ചിതനിധിയിൽ നിന്നും ധനം വിനിയോഗിക്കുവാൻ അധികാരപ്പെടുത്തുന്നതിന് വ്യവസ്ഥ ചെയ്യേണ്ടത് ആവശ്യമായിരിക്കുകയാൽ;

ഇൻഡൻ റിപ്പബ്ലിക്കിന്റെ മൂപ്പത്തിനാലാം സംവത്സരത്തിൽ താഴെപ്പറയുന്ന പ്രകാരം നിയമമുണ്ടാക്കുന്നു :—

1. ചുരുക്കപ്പേര്.—ഈ ആക്റ്റിന് 1983-ലെ കേരള ധനവിനിയോഗ (7-ാം നമ്പർ) ആക്ട് എന്ന് പേർ പറയാം.

G. 1743

2. 1975 മാർച്ച് 31-ാം തീയതി അവസാനിച്ച സാമ്പത്തികവർഷത്തിലെ പല അധികച്ചെലവ് നേരിടുന്നതിന് കേരള സംസ്ഥാന സഞ്ചിത നിധിയിൽ നിന്നും 3, 40, 68, 192 രൂപ നൽകൽ.—പട്ടികയിലെ (2)-ാം കോളത്തിൽ പ്രത്യേകം പറഞ്ഞിട്ടുള്ള സർവ്വീസുകൾ സംബന്ധിച്ച് 1975 മാർച്ച് 31-ാം തീയതി അവസാനിച്ച സാമ്പത്തിക വർഷക്കാലത്ത് ആ വർഷത്തിൽ പ്രസ്തുത സർവ്വീസുകൾക്കായി അനുവദിച്ച തുകകളിൽ കവിഞ്ഞുള്ള ചെലവുകൾ കൊടുത്തു തീർക്കുന്നതിനായി ചെലവാക്കിയ തുകകൾ നേരിടുന്നതിനായി പട്ടികയിലെ (3)-ാം കോളത്തിൽ പറയുന്ന മൂന്നു കോടി നാല്പതു ലക്ഷത്തി അറുപത്തെണ്ണായിരത്തി നൂററിത്തൊണ്ണൂററി രണ്ട് രൂപ മൊത്തം വരുന്ന തുക കേരള സംസ്ഥാന സഞ്ചിതനിധിയിൽ നിന്നും നൽകുന്നതിനും ഉപയോഗിക്കുന്നതിനും അധികാരപ്പെടുത്തിയിരുന്നതായി കരുതേണ്ടതാണ്.

3. ധനവിനിയോഗം.—ഈ ആക്റ്റുപ്രകാരം കേരള സംസ്ഥാന സഞ്ചിത നിധിയിൽ നിന്നും നൽകുന്നതിനും ഉപയോഗിക്കുന്നതിനും അധികാരപ്പെടുത്തിയിരുന്നതായി കരുതപ്പെട്ട തുകകൾ, 1975 മാർച്ച് 31-ാം തീയതി അവസാനിച്ച സാമ്പത്തിക വർഷം സംബന്ധിച്ച് പട്ടികയിൽ പറഞ്ഞിട്ടുള്ള സർവ്വീസുകൾക്കും ആവശ്യങ്ങൾക്കും വേണ്ടി വിനിയോഗിച്ചതായി കരുതേണ്ടതാണ്.

പട്ടിക

(2-ാം 3-ാം വകുപ്പുകൾ നോക്കുക)

ഡിമാൻഡ് നമ്പർ	സർവ്വീസുകളും ആവശ്യങ്ങളും	അധികം		
		നിയമസഭ വോട്ടു ചെയ്തത്	സഞ്ചിതനിധിയിൽ ആകെ കേൾ ചുമത്തിയത്	
		രൂപ	രൂപ	രൂപ
(1)	(2)	(3)		
I	സംസ്ഥാന നിയമ സഭ	..	134	134
II	സംസ്ഥാന തലവൻമാരും, മന്ത്രിമാരും, ഹെഡ് ക്വാർട്ടേഴ്സ് സ്റ്റാഫും.	8,58,355	3,390	8,61,745
III	നീതിന്യായമണ്ഡലം.	..	44,127	44,127
IV	തെരഞ്ഞെടുപ്പുകൾ	8,17,246	..	8,17,246
V	കാർഷികാരോധ നികുതിയും വിൽപ്പന നികുതിയും.	4,79,173	..	4,79,173
VI	മുനികുതി	15,86,313	..	15,86,313
VII	മുദ്രപത്രങ്ങളും രജിസ്ട്രേഷൻ ഫീസും.	2,42,767	..	2,42,767
VIII	എക്സൈസ്	1,45,198	..	1,45,198
IX	വംഹന നികുതി	5,28,339	..	5,28,339
X	ട്രേഡിംഗും അക്കൗണ്ടുകളും	15,59,479	..	15,59,479
XI	ജില്ലാഭരണവും പലവകയും.	11,88,084	..	11,88,084
XII	പോലീസ്	32,43,651	..	32,43,651
XIV	ലേഖന സാമഗ്രികളും അച്ചടിയും രേഖാ സംബന്ധിച്ച മറ്റ് സർവ്വീസുകളും.	33,13,433	..	33,13,433

(1)	(2)	(3)	
XVIII മെഡിക്കൽ		1,38,51,531	.. 1,38,51,531
XXIII ഇൻഫർമേഷനും പബ്ലിസിറ്റിയും		2,07,376	.. 2,07,376
XXXVI വ്യവസായങ്ങൾ		58,62,498	.. 58,62,498
XLI വിനോദ സഞ്ചാരം		1,37,098	. 1,37,098
	ആകെ	3,40,20,541	47,651 3,40,68,192

(ശരിത്തർജ്ജം)

എസ്. ശ്രീധരൻ നാടാർ,
അഡീഷണൽ ഫെഡറൽ ട്രാൻസ്ലേറ്റർ.

കേരള സർക്കാർ

നിയമ (നിയമ നിർമ്മാണം-എ) വകുപ്പ്

വിജ്ഞാപനം

നമ്പർ 5599/ലെഗ്., എ1/83/ലം. തിരുവനന്തപുരം, 1983 സെപ്റ്റംബർ 19/
1905 ലാഭം 28.

1983 സെപ്റ്റംബർ 15-ാം തീയതി ഗവർണ്ണർ വിജ്ഞാപനപ്പെടുത്തിയ താഴെ പറയുന്ന ഓർഡിനൻസ് പൊതുജനങ്ങളുടെ അറിവിനായി ഇതിനാൽ പ്രസിദ്ധപ്പെടുത്തുന്നു.

ഗവർണ്ണറുടെ ഉത്തരവുപ്രകാരം,
കെ. വിശ്വനാഥൻ നായർ,
നിയമവകുപ്പ് സെക്രട്ടറി.

1983-ലെ 32-ാം നമ്പർ ഓർഡിനൻസ്

1983-ലെ കേരള താൽക്കാലിക നികുതി പിരിക്കൽ ഓർഡിനൻസ്

ഇൻഡ്യൻ റിപ്പബ്ലിക്കിന്റെ മുമ്പത്തിനാലാം സംവത്സരത്തിൽ കേരള ഗവർണ്ണർ വിജ്ഞാപനപ്പെടുത്തിയത്.

ബഡ്ജറ്റ് നിർദ്ദേശങ്ങൾക്ക് പ്രാബല്യം നൽകുന്നതിനുവേണ്ടി ഒരു നിശ്ചിത കാലത്തേക്ക് ബില്ലിലെ വ്യവസ്ഥകൾ അടിയന്തിരമായി പ്രാബല്യത്തിൽ കൊണ്ടുവരുന്നതിന് വ്യവസ്ഥചെയ്യുന്നതിനുള്ള ഒരു ഓർഡിനൻസ്.

പീഠിക.—ഓരോ സാമ്പത്തിക വർഷത്തേക്കുമുള്ള ബഡ്ജറ്റ് പ്രസംഗത്തിൽ നികുതിയും, തീരുവകളും, വരികളും, ഫീസും, മറ്റു നികുതികളും ചുമത്തുകയോ വർദ്ധിപ്പിക്കുകയോ ചെയ്യുന്നതു സംബന്ധിച്ച നിർദ്ദേശങ്ങൾക്ക്, ആ നിർദ്ദേശങ്ങളുമായി ബന്ധപ്പെട്ട സാമ്പത്തിക വർഷത്തിന്റെ പ്രാരംഭം മുതൽ തന്നെ പ്രാബല്യം നൽകേണ്ടതിനാലും;

ഒരു സാമ്പത്തിക വർഷത്തിലെ ബഡ്ജറ്റ് നിർദ്ദേശങ്ങൾ നടപ്പിൽ വരുത്തുന്നതിനുള്ള ധനകാര്യ ബിൽ ആ സാമ്പത്തിക വർഷത്തിന്റെ പ്രാരംഭത്തിന് മുമ്പുതന്നെ പാസ്സാക്കുന്നതിനും നടപ്പിൽ വരുത്തുന്നതിനും കഴിയാത്തതിനാലും;

കേരള സംസ്ഥാന നിയമസഭ സമ്മേളനത്തിലല്ലാത്തതിനാലും സത്വര നടപടികൾ എടുക്കേണ്ട സാഹചര്യങ്ങൾ നിലവിലുണ്ടെന്നു കേരള ഗവർണ്ണർക്ക് ബോധ്യം വന്നിരിക്കുന്നതിനാലും;

ഇൻഡ്യൻ ഭരണഘടന 213-ാം അനുച്ഛേദം (1)-ാം ഖണ്ഡത്തിന്റെ ക്ലിപ്ത നിബന്ധന അനുസരിച്ചുള്ള നിർദ്ദേശങ്ങൾ രാഷ്ട്രപതിയിൽ നിന്നും ലഭിച്ചിട്ടുള്ളതിനാലും;

ഇപ്പോൾ അതിനാൽ, ഇൻഡൻ ഭരണഘടന 213-ാം അനുചരം (1)-ാം ഖണ്ഡംമൂലം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ചു, കേരള ഗവർണ്ണർ താഴെ പറയുന്ന ഓർഡിനൻസ് വിളംബരപ്പെടുത്തുന്നു:—

1. ചുരുക്കപ്പേരും പ്രാരംഭവും.—(1) ഈ ഓർഡിനൻസിന് 1983-ലെ കേരള താൽക്കാലിക നികുതി പിരിക്കൽ ഓർഡിനൻസ് എന്ന് പേർ പറയാം.

(2) ഇത് ഉടൻ തന്നെ പ്രാബല്യത്തിൽ വരുന്നതാണ്.

2. നിർവ്വചനങ്ങൾ.—ഈ ഓർഡിനൻസിൽ,—

(എ) “പ്രഖ്യാപിത നിബന്ധന” എന്നാൽ 3-ാം വകുപ്പു പ്രകാരമുള്ള ഒരു പ്രഖ്യാപനം നടത്തിയിട്ടുള്ള ബില്ലിലെ ഒരു നിബന്ധന എന്ന് അർത്ഥമാകുന്നു.

(ബി) “നിയമസഭ” എന്നാൽ കേരള സംസ്ഥാന നിയമസഭ എന്ന് അർത്ഥമാകുന്നു.

3. ഈ ഓർഡിനൻസ് പ്രകാരം പ്രഖ്യാപനങ്ങൾ നടത്തുന്നതിനുള്ള അധികാരം.—സർക്കാരിനുവേണ്ടി നിയമസഭയിൽ അവതരിപ്പിക്കേണ്ട ഒരു ബില്ലിൽ ഏതെങ്കിലും നികുതിയോ, തീരുവയോ, വരിയോ, ഫീസോ അഥവാ മറ്റു നികുതിയോ ചുമത്തുകയോ വർദ്ധിപ്പിക്കുകയോ ചെയ്യുന്നതിനുള്ള വ്യവസ്ഥയുണ്ടെങ്കിൽ അപ്രകാരം ചുമത്തുകയോ കൂട്ടുകയോ ചെയ്യുന്നതു സംബന്ധിച്ച ബില്ലിലെ ഏതെങ്കിലും വ്യവസ്ഥയ്ക്ക് ബിൽ അവതരിപ്പിക്കുന്ന തീയതിയ്ക്ക് അടുത്തുവരുന്ന ഏപ്രിൽ 1-ാം തീയതി മുതൽ പ്രാബല്യം ഉണ്ടായിരിക്കേണ്ടത് പൊതു താൽപ്പര്യാർത്ഥം ആവശ്യമാണെന്നുള്ള ഒരു പ്രഖ്യാപനം സർക്കാരിന് ബില്ലിൽ ഉൾക്കൊള്ളിക്കാവുന്നതാണ്.

4. ഈ ഓർഡിനൻസ് പ്രകാരമുള്ള പ്രഖ്യാപനങ്ങളുടെ ഫലവും, അവയുടെ കാലയളവും.—(1) ഒരു പ്രഖ്യാപിത വ്യവസ്ഥയ്ക്ക്, അത് ഉൾപ്പെടുത്തിയിട്ടുള്ള ബിൽ നിയമസഭയിൽ അവതരിപ്പിക്കുന്ന തീയതിക്ക് അടുത്തു വരുന്ന ഏപ്രിൽ 1-ാം തീയതി മുതൽ നിയമപ്രാബല്യം ഉണ്ടായിരിക്കുന്നതാണ്.

(2) ഒരു ബില്ലിൽ അടങ്ങിയിട്ടുള്ള പ്രഖ്യാപിത വ്യവസ്ഥയ്ക്ക്—

(എ) അത് ഭേദഗതിയോടുകൂടിയോ അല്ലാതെയോ ഒരു നിയമമെന്ന നിലയിൽ പ്രവർത്തനത്തിൽ വരുമ്പോഴോ; അല്ലെങ്കിൽ

(ബി) നിയമസഭ പാസാക്കിയ ഒരു ഉപഭക്ഷേപം അനുസരിച്ച് ഗസറ്റ് വിജ്ഞാപനത്തിലൂടെ അതിന് നിയമപ്രാബല്യം ഇല്ലാതായി എന്ന് സർക്കാർ നിർദ്ദേശിക്കുമ്പോഴോ, അല്ലെങ്കിൽ

(സി) (എ) എന്ന ഖണ്ഡംമോ (ബി) എന്ന ഖണ്ഡംമോ പ്രകാരം നേരത്തെതന്നെ അതിന് നിയമപ്രാബല്യം നഷ്ടപ്പെട്ടിട്ടില്ലാത്തപക്ഷം അതുകൾപ്പെട്ട ബിൽ അവതരിപ്പിച്ച തീയതിയ്ക്ക് അടുത്തുവരുന്ന ഏപ്രിൽ 1-ാം തീയതി മുതൽ നൂററിയുറുപത് ദിവസം കഴിയുമ്പോഴോ ഈ ഓർഡിനൻസിലെ വ്യവസ്ഥകൾ പ്രകാരം നിയമപ്രാബല്യം ഇല്ലാതായിത്തീരുന്നതാണ്.

5. പ്രഖ്യാപനത്തിന് പ്രാബല്യം ഇല്ലാതാകുമ്പോൾ ചില തിരുറ്റകാടുകൾക്കുകൾ നടത്തണമെന്ന്.—(1) 4-ാം വകുപ്പ് (2)-ാം ഉപവകുപ്പിലെ (സി) എന്ന ഖണ്ഡത്തിൽ പറഞ്ഞിട്ടുള്ള കാലാവധി തീരുന്നതിന് മുമ്പ് ഒരു പ്രഖ്യാപിത വ്യവസ്ഥ ഭേദഗതി ചെയ്ത രീതിയിൽ നിയമമാക്കി പ്രവർത്തനത്തിൽ വരുന്നപക്ഷം പ്രഖ്യാപിത വ്യവസ്ഥ തന്നെയാണ് നിയമത്തിലെ

വ്യവസ്ഥയായി സ്വീകരിച്ചിരുന്നതെങ്കിൽ പിരിച്ചെടുക്കുകയില്ലാതിരുന്നതും എന്നാൽ പിരിച്ചെടുത്തു കഴിഞ്ഞതുമായ എല്ലാ നികുതികളും, തീരുവകളും വരികളും, ഫീസുകളും, മറ്റു നികുതികളും തിരിയെ കൊടുക്കേണ്ടതാണ്.

എന്നാൽ ഈ ഉപവകുപ്പു പ്രകാരം തിരിയെ കൊടുക്കുന്ന ഏതെങ്കിലും നികുതിയുടേയോ, തീരുവയുടേയോ, വരിയുടേയോ, ഫീസിന്റേയോ, അഥവാ മറ്റ് നികുതിയുടേയോ നിരക്ക് പ്രഖ്യാപിത വ്യവസ്ഥയിൽ നിർദ്ദേശിച്ചിട്ടുള്ള അപ്രകാരമുള്ള നികുതിയുടേയോ, തീരുവയുടേയോ, വരിയുടേയോ, ഫീസിന്റേയോ അഥവാ മറ്റ് നികുതിയുടേയോ നിരക്കും, ബില്ലിന്റെ അവതരണ തീയതിക്കുശേഷം വരുന്ന ഏപ്രിൽ 1-ാം തീയതിക്ക് തൊട്ടു മുമ്പു പ്രാബല്യത്തിലുള്ള അപ്രകാരമുള്ള നികുതിയുടേയും, തീരുവയുടേയും, വരിയുടേയും, ഫീസിന്റേയും അഥവാ മറ്റു നികുതിയുടേയും നിരക്കും തമ്മിലുള്ള വ്യത്യാസത്തിൽ കവിയാൻ പാടില്ലാത്തതാണ്.

(2) 4-ാം വകുപ്പ് (2)-ാം ഉപവകുപ്പ് (ബി) എന്ന ഖണ്ഡമോ (സി) എന്ന ഖണ്ഡമോ പ്രകാരം ഒരു പ്രഖ്യാപിത വ്യവസ്ഥയ്ക്ക് നിയമ പ്രാബല്യം നഷ്ടപ്പെടുന്നപക്ഷം, അതുസംബന്ധിച്ച പ്രഖ്യാപനം നടത്താതിരുന്നുവെങ്കിൽ പിരിച്ചെടുക്കുകയില്ലാതിരുന്നതും എന്നാൽ പിരിച്ചെടുത്തു കഴിഞ്ഞതുമായ എല്ലാ നികുതികളും, തീരുവകളും, വരികളും, ഫീസുകളും മറ്റു നികുതികളും തിരിയെ കൊടുക്കേണ്ടതാണ്.

പി. രാമചന്ദ്രൻ,
ഗവർണ്ണർ.

(ശ്രീജാർജുനം)

എസ്. ശ്രീധരൻ നാടാർ,
അഡീഷണൽ ഹെഡ് ട്രാൻസ്ലേറ്റർ.

GOVERNMENT OF KERALA

Home (C) Department

NOTIFICATION

G.O. Rt. No. 3696/83/Home.

Dated, Trivandrum, 26th November 1983.

S.R.O. No. 1773/83.—In exercise of the powers conferred by sub-section (8) of section 24 of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974) the Government of Kerala hereby appoint Sri M. Ratna Singh, Advocate, Calicut as Special Public Prosecutor for the conduct of prosecution in Crime No. 153/83 of Kasargod Police Station.

By order of the Governor,
V. P. THANKAPPAN PILLAI,
Deputy Secretary to Government.

Explanatory Note

(This is not part of the Notification but is intended to indicate its general purport.)

Government consider it necessary in public interest to appoint a Special Public Prosecutor for the conduct of prosecution in Crime No. 153/83 of Kasargod Police Station. This notification is intended to achieve the above object.



GOVERNMENT OF KERALA

Abstract

RULES—KERALA SERVICE RULES, PART III—RETIREMENT BENEFITS
DUE TO DECEASED NUNS—AMENDMENT TO RULE 72—
ORDERS ISSUED.

FINANCE (PENSION-B) DEPARTMENT

G. O. (P) 726/83/Fin.

Dated, Trivandrum, 14th November 1983.

- Read:—1. Judgements of the High Court of Kerala in O.P. No. 3184 of 1974 and 3249 of 1975.
2. Letter No. P2-109972/78 dated 5-10-1978 from the Director of Public Instruction, Trivandrum.
3. Letter No. PRI/G1/6-44/82-83/82 dated 7-7-1982 from the Accountant General, Kerala.

NOTIFICATION

S.R.O. No. 1774/83.—In exercise of the powers conferred by sub-section (1) of section 2 of the Kerala Public Services Act, 1958, (19 of 1968), read with section 3 thereof, the Government of Kerala hereby makes the following rules further to amend the Kerala Service Rules, namely:—

RULES

C. S. No. 429/83

1. *Short title and commencement.*—(1) These rules may be called the Kerala Service (Amendment) Rules, 1983.

(2) They shall come into force at once.

2. *Amendment of the Rules.*—In the Kerala Service Rules, in Part III, after rule 72, the following rule shall be inserted, namely:—

“72A (1) The nuns in Catholic Convents or Convents of similar monastic orders cease to have family on their entry into the religious order, and are therefore not eligible for family pension so long as they continue to be in the religious order.

G. 1772

(2) Subject to the provisions in rule 138, the death-cum-retirement gratuity and arrears of pension, if any, due to a deceased nun shall be payable to the person nominated by her to receive the benefits, and in the absence of such a nomination the Mother Superior of the Convent to which the nun belongs or head of the concerned religious institutions shall be the person entitled to receive the amount."

By order of the Governor,
D. BABU PAUL,
Finance Secretary to Government.

Explanatory Note

There is no provision in the Kerala Service Rules for the payment of pensionary benefits due to a deceased nun. In the Judgements of the High Court in O.P. No. 3184/74 and 3249/75, it was ordered that the nomination submitted by a nun in favour of the Mother Superior of the Convent to which she belongs is in order and that the gratuity and pension benefits due to the deceased nun have to be paid to the mother superior. Government have examined the question of making provision to this effect in the Kerala Service Rules and hence the above notification.

To

The Accountant General, Kerala, Trivandrum
All Heads of Departments and Offices
All Departments (all Sections) of the Secretariat
The Secretary, Kerala Public Service Commission (with C. L.)
The Registrar, High Court of Kerala, Ernakulam (with C. L.)
The Registrar, University of Kerala/Cochin/Calicut (with C. L.)
The Registrar, Agricultural University, Trichur (with C. L.)
The Advocate General, Ernakulam (with C.L.)
The Secretary, Kerala State Electricity Board, (with C. L.)
The General Manager, Kerala State Road Transport Corporation, Trivandrum (with C.L.)
The Secretary to Governor
The Private Secretaries to the Chief Minister and other Ministers
The Private Secretary to the Leader of Opposition, Room No. 28, Legislators Hostel, (Old Block) Trivandrum.
The Confidential Assistant to the Chief Secretary.

GOVERNMENT OF KERALA

Labour (D) Department

NOTIFICATION

No.. 14587/D2/82/LBR.

Dated, Trivandrum, 2nd December, 1983.

S. R. O. No. 1775/83.—Under sub-rule (h) of rule 4 of the Kerala Plantations (Welfare Officers) Rules, 1978, the Government of Kerala hereby recognise the Diploma in Personnel Management and Industrial Relations of the Punjabi University, Patiala as a qualification for appointment as Welfare Officer in any Plantation in the State and consequently make the following amendment to their notification No. 30406/K2/79/LBR. dated the 18th March, 1980 published as S.R.O. No. 393/80 in the Kerala Gazette No. 17 dated the 22nd April, 1980 namely:—

AMENDMENT

In the schedule to the said Notification, after serial No. 67, in column (1) and the entries against it in columns (2) and (3) the following serial number and entries shall respectively be added, namely:—

(1)	(2)	(3)
"68.	, Diploma in Personnel Management Punjabi University". and Industrial Relations.	

By order of the Governor,
U. MAHABALA RAO,
Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport.)

Government intend to recognise the Post Graduate Diploma in Personnel Management and Industrial Relations of the Punjabi University as a qualification for appointment as Welfare Officers in Plantations in addition to the 66 Degrees/Diplomas published under Notification No. 30406/K2/79/LBR. dated Trivandrum 18th March 1980 in S.R.O. No. 393/80 in the Kerala Gazette No. 17 dated 22nd April 1980 and the 67th Diploma recognised under Notification No. 20156/K2/80/LBR. dated Trivandrum 18th September 1980 in S.R.O. No. 914/80 in the Kerala Gazette No. 40 dated 7th October 1980. This notification is intended to achieve the above purpose.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department
NOTIFICATION

No. 19055/TG2/82/TF&P.

Dated, Trivandrum, 14th November 1983.

S. R. O. No. 1776/83.—Whereas representation has been received by Government from the Stage Garriage Operator Shri P. Narayanan, Quilon that the arrears of vehicle tax for the period from 1st January, 1982 to 30th September 1982 and for the quarter ended on the 30th September, 1982, 31st March 1983, 30th June, 1983 and 30th September, 1983 in respect of the Stage Garriage bearing Registration Number KLA. 4942 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of vehicle tax in respect of this vehicle in monthly instalments;—

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the period from 1st January, 1982 to 30th September, 1982, and for the quarter ended on the 30th September, 1982, 31st March, 1983, 30th June, 1983 and 30th September, 1983 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to require the stage carriage operator to remit one third of the total arrears of vehicle tax for the period from 1st January, 1982 to 30th September, 1982 and for the quarter ended on the 30th September, 1982, 31st March, 1983, 30th June, 1983 and 30th September, 1983 in respect of the said stage carriage on or before 10th July, 1983 and the balance amount in equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that one third of the total arrears of vehicle tax for the period from 1st January, 1982 to 30th September and for the quarter ended on the 30th September, 1982, 31st March, 1983 30th June, 1983 and 30th September, 1983 in respect of the said stage carriage ordinarily kept for use in the State shall be paid on or before the 10th July, 1983 and the balance amount in five equal monthly

instalments commencing from the 1st August, 1983, together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572 dated the 29th September, 1975.

By order of the Governor,
V. A. AUGUSTINE,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representations from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended on the 30th September 1982, 31st March, 1983, 30th June, 1983, 30th September 1983 and for the period from 1st January, 1982 to 30th September, 1982, due to financial strain;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicles might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Transport, Fisheries and Ports (Transport-C) Department

NOTIFICATION

No. 26502/TC1/83/TF&P.

Dated, Trivandrum, 21st November, 1983.

S. R. O. No. 1777/83.—Whereas representation has been received by Government from the Stage Carriage Operator Shri K. Prabhakaran, Usha building, East Nada, Guruvayur, Trichur, that the arrears of Vehicle tax for the quarter ended on the 30th June, 1983 in respect of the Stage Carriage bearing Registration number KLH. 2856 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of Vehicle Tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th June, 1983 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit the arrears of vehicle tax for the quarter ended on the 30th June, 1983 in respect of the said stage carriage in equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that the arrears of vehicle tax for the quarter ended on 30th June, 1983 in respect of the said stage carriage ordinarily kept for use in the state shall be paid in six equal monthly instalments commencing from 1st July, 1983 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act, 1976 read with the Notification (5) No. 33942/TC2/75-5/PW. dated the 29th September, 1975 published as S. R. O. No. 876/75 in the Kerala Gazette Extraordinary No. 572, dated the 29th September, 1975

By order of the Governor,

V. A. AUGUSTINE,

Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended on the 30th June, 1983 due to financial strain;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA
Transport, Fisheries and Ports (C) Department
NOTIFICATION

No. 33272/TC2/82/TF&P.

Dated, Trivandrum, 24th November, 1983.

S.R.O. No. 1778/83.—Whereas representation has been received by Government from the Stage Carriage Operator Smt. P. Lekshmi Pillai Amma, Thoppil Veedu, Chavara that the arrears of vehicle tax for the quarter ended on the 30th June, 1982, 30th September, 1982 and 31st December, 1982 in respect of the Stage Carriage bearing Registration Number KLA. 2122 could not be remitted within the prescribed period due to financial strain and that permission may be granted to remit the arrears of vehicle tax in respect of this vehicle in monthly instalments;

And whereas, the Government are convinced that circumstances existed that the operator of the said stage carriage could not remit the arrears of vehicle tax in respect of the said stage carriage ordinarily kept for use in the State for the quarter ended on the 30th June, 1982, 30th September, 1982 and 31st December, 1982 due to financial strain;

And whereas, the Government are convinced that non-operation of the said stage carriage due to non-payment of tax would cause great inconvenience to the travelling public;

And whereas, the Government consider it necessary in public interest to permit the stage carriage operator to remit one fourth of the arrears of vehicle tax for the quarter ended on the 30th June, 1982, 30th September, 1982 and 31st December, 1982 in respect of the said stage carriage on or before the 7th February, 1983 and the balance amount in five equal monthly instalments;

Now, therefore, in exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), read with rule 5 of the Kerala Motor Vehicles Taxation Rules, 1975, the Government of Kerala hereby order that out of the arrears of vehicle tax for the quarters ended on the 30th June, 1982, 30th September, 1982; and 31st December, 1982 in respect of the said stage carriage ordinarily kept for use in the State one fourth of the arrears shall be paid on or before the 7th February, 1983 and the balance amount in five equal monthly instalments commencing from the 15th February 1983 together with additional tax payable under section 12 of the Kerala Motor Vehicles Taxation Act,

1976 read with the notification (5) No. 33942/TC2/75-5/PW., dated the 29th September, 1975 published as S.R.O. No. 876/75 in the Kerala Gazette Extraordinary No. 572, dated 29th September, 1975.

By order the Governor,
V. A. AUGUSTINE,
Additional Secretary to Government.

Explanatory Note

(This is not part of the notification, but is intended to indicate the main purpose of the issue of the notification.)

Government have received representation from the Stage Carriage Operator as shown in the notification requesting instalment facility for payment of vehicle tax for the quarter ended 30th June, 1982, 30th September, 1982 and 31st December 1982 due to financial strain;

Government are convinced of the position and in public interest, grant instalment facility for payment of tax as otherwise the vehicle might be put out of operation for non-payment of tax causing great inconvenience to the travelling public.

GOVERNMENT OF KERALA

Water and Power (Inter State Waters) Department

NOTIFICATION

No. 34296/IW3/83/W&P.

Dated, Trivandrum, 25th November 1983.

S. R. O. No. 1779/83.—Under subsection (1) of section 52 of the Kerala Land Acquisition Act, 1961 (21 of 1962), the Government of Kerala hereby withdraw from the acquisition of the land mentioned in the Schedule hereto annexed in respect of which land acquisition, proceedings were initiated by the Special Tahsildar, Land Acquisition, Kanhirapuzha Irrigation Project, Kadampazhipuram, by the issue of notification No. A. 849/81 dated the 14th February, 1981 under subsection (1) of section 3 thereof, published in the Malayala Manorama and Mathrubhumi dailies dated the 22nd February 1981 and the declaration No. L. Dis.18068/81/LRCI dated the 7th May, 1981 by the Board of Revenue under section 6 of the said Act published in the Malayala Manorama and Janayugom dailies dated the 28th May, 1981.

SCHEDULE

District—Palghat

Taluk—Palghat

Village—Kongad II

Desom—Cheraya

Survey No.
169/20

Description
D.C.W.

Extent in Hectare
0.0060

Explanatory Note

(This is not part of the notification but is intended to indicate its general purport).

Survey No. 169/20 of the Cheraya Desom of Kongad II Village in Palghat Taluk was proposed for acquisition for the formation of diversion of sluice at ch. 18220 of Left Bank Main Canal of Kanhirapuzha Irrigation Project. On scrutiny of S. D. Records in this case by Superintendent of Survey and Land Records, Palghat, the notation of Sy. No. 169/20 is changed as 169/22. Hence the acquisition proceedings already taken have to be withdrawn in respect of Survey No. 169/20 of Cheraya Desom of Kongad II Village and fresh steps taken to acquire the land covered by Sy. No. 169/22. Hence this notification.

G. 1860

എസ്.ആർ.മ. നമ്പർ 1779/83 1961-ലെ കേരള സ്കൂൾ മെട്രിക് ആക്ട് (1962-ലെ 21) 52-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പുപ്രകാരം കേരള സർക്കാർ ഇതാടൊന്നിച്ച് ചേർത്തിട്ടുള്ള പട്ടികയിൽ പറഞ്ഞിട്ടുള്ളതും 1981 ഫെബ്രുവരി 22-ാം തീയതിയിലെ മലയാളമനോരമ, മാതൃഭൂമി എന്നീ ദിനപത്രങ്ങളിൽ പ്രസിദ്ധപ്പെടുത്തിയ പ്രസ്തുത ആക്ട് 3-ാം വകുപ്പ് (1)-ാം ഉപവകുപ്പു പ്രകാരമുള്ള 1981 ഫെബ്രുവരി 14-ാം തീയതിയിലെ എ349/81 എന്ന നമ്പർ വിജ്ഞാപനം പുറപ്പെടുവിച്ചുകൊണ്ട് കടമ്പഴിപുരം കാഞ്ഞിരപ്പുഴ ജലസേചനപദ്ധതി സ്കൂൾ മെട്രിക് സ്കൂളിൽ താലൂക്കിലെ സ്കൂൾ മെട്രിക് നടപടികൾ ആരംഭിച്ചിട്ടുള്ളതും 1981 മേയ് 28-ാം തീയതിയിലെ മലയാള മനോരമ ജനയുഗം എന്നീ ദിനപത്രങ്ങളിൽ പ്രസിദ്ധപ്പെടുത്തിയ പ്രസ്തുത ആക്ട് 6-ാം വകുപ്പു പ്രകാരമുള്ള റെഗുലേഷൻ നമ്പർ 1981 മേയ് 7-ാം തീയതിയിലെ എൽ ഡിസ്. 18068/81 എൽ. ആർ. സി 1 എന്ന നമ്പർ പ്രഖ്യാപനം പുറപ്പെടുവിച്ചിട്ടുള്ളതുമായ ഭൂമി വിലയ്ക്കെടുക്കുന്നതിൽ നിന്നും ഇതിനാൽ പിൻവാങ്ങുന്നു.

പട്ടിക

ജില്ല: -പാലക്കാട്	താലൂക്ക്: -പാലക്കാട്
വില്ലേജ്: -കൊണ്ടാട് II	ദേശം: -ചെറായ
സർവ്വേ നമ്പർ 169/20	വിസ്തീർണ്ണം ഹെക്ടറിൽ 0.0060
വിവരണം ഡി.സി.ഡബ്ലിയു.	

വിശദീകരണക്കുറിപ്പ്

(ഇത് വിജ്ഞാപനത്തിന്റെ ഭാഗമല്ല. എന്നാൽ അതിന്റെ പൊതു ഉദ്ദേശം വെളിപ്പെടുത്തുന്നതിന് ഉദ്ദേശിച്ചുകൊണ്ടുള്ളതാണ്).

പാലക്കാട് താലൂക്കിൽ കൊണ്ടാട് II വില്ലേജിൽ ചെറായ ദേശത്ത് സർവ്വേനമ്പർ 169/20-ൽപ്പെട്ട സ്കൂൾ കാഞ്ഞിരപ്പുഴ ജലസേചനപദ്ധതിയുടെ എൽ.ബി.എം.സി യുടെ 18220 ചെരിവിലുള്ള ചാല് മാറ്റിനിർമ്മിക്കുന്നതിന് വിലയ്ക്കെടുക്കുവാൻ ഉദ്ദേശിച്ചിരുന്നു. ഇതിന്റെ സർവ്വേ റെക്കോർഡുകൾ സൂക്ഷ്മപരിശോധന നടത്തിയതിൽ സർവ്വേ നമ്പർ 169/20 ന്റെ നോട്ടേഷൻ 169/22 എന്ന് മാറ്റപ്പെട്ടു. അതുകൊണ്ട് കൊണ്ടാട് II വില്ലേജിൽ ചെറായ ദേശത്ത് സർവ്വേ നമ്പർ 169/20-ൽപ്പെട്ട സ്കൂൾ വിലയ്ക്കെടുക്കുന്നതിനു വേണ്ടി എടുത്തിട്ടുള്ള സ്കൂൾ മെട്രിക് നടപടികൾ പിൻവലിക്കേണ്ടതായും 169/22-ൽപ്പെട്ട സ്കൂൾ വിലയ്ക്കെടുക്കുവാൻ പുതുതായി നടപടികൾ സ്വീകരിക്കേണ്ടതായും വന്നിരിക്കുന്നു. അതിനാലാണ് ഈ വിജ്ഞാപനം പുറപ്പെടുവിക്കുന്നത്.

By order of the Governor,
G. GOPALAKRISHNA PILLAI,
Secretary to Government,

GOVERNMENT OF KERALA

Local Administration & Social Welfare (G) Department

NOTIFICATION

G. O. (MS) No. 192/83/LA&SWD. Dated, *Trivandrum*, 5th November 1983.

S. R. O. No. 1780/83.—Under subsection (5) of section 12 of the Town Planning Act, 1108 (IV of 1108), the Government of Kerala hereby notify that under subsection (3) of the said section, the Government have sanctioned the Detailed Town Planning Scheme for Market Area, Ghalakudy. The Government Order sanctioning the scheme is hereby published as required under subsection (5) of the said section. The scheme will be open to inspection of the public at the Municipal Office, Ghalakudy during office hours for a period of one month from the date of publication of this notification in the Gazette.

By order of the Governor,

M. S. K. RAMASWAMY,

Commissioner and Secretary to Government.

Explanatory Note

(This does not form part of the notification but is intended to indicate its general purport. The Chief Town Planner has forwarded a Detailed Town Planning Scheme for Market Area at Ghalakudy for Government sanction under section 12 of the Town Planning Act, 1108. Government have examined this scheme in detail and are pleased to accord sanction for the scheme and notify the same as required under subsection (5) of section 12 of the said Act. This notification is intended to achieve the above purpose.)

GOVERNMENT OF KERALA

Abstract

DETAILED TOWN PLANNING SCHEME FOR MARKET AREA, CHALAKUDY—
SANCTION ACCORDED

LOCAL ADMINISTRATION AND SOCIAL WELFARE (G)
DEPARTMENT

G. O. (MS) No. 192/83/LA&SWD. *Dated, Trivandrum, 5th November 1983.*

- Read:—*1. Letter No. PW-iii/73 dated 23-5-1980 from the Municipal Commissioner, Chalakudy.
2. Cl-9080 (3166)/82 dated 5-8-1982 from the Chief Town Planner.

ORDER

The Municipal Commissioner, Chalakudy has forwarded along with his letter read as first paper above a Detailed Town Planning Scheme for Market Area, Chalakudy as laid down under subsection (2) of section 12 of the Town Planning Act, 1108 (IV of 1108) and rule 44 of the Town Planning Rules, 1113 issued under the said Act for sanction. The Chief Town Planner has recommended the scheme for Government sanction.

2. Government have examined the scheme in detail and hereby sanction the Town Planning Scheme for Market Area, Chalakudy under section 12 of the Town Planning Act, 1108 (Act IV of 1108). The details of land proposed to be acquired are appended to this order.

3. In order to have successful implementation of the scheme, the Government direct the Public Works Department, Public Health Engineering Department, Kerala State Electricity Board and Housing Board should associate themselves with the Chalakudy Municipality in implementing the Scheme.

4. A copy of the Scheme as proposed by the Chief Town Planner and approved by Government is herewith forwarded to the Municipal Commissioner, Chalakudy.

By order of the Governor,
M. S. K. RAMASWAMY,
Commissioner and Secretary to Government.

Detailed Town Planning Scheme for Market area, Chalakudy—

Purpose for which to be acquired	Name of Village	Sy. Nos. affected		Description of land	Name of owner
		Sy. No.	Sub. Dn. No.		
(1)	(2)	(3)	(4)	(5)	(6)
Road AA (N.H.)	Chalakudy	479	3	Dry	
	"		2		
	"		1		
	"		7		
	"	478	6		
	"		2		
	"		4		
	"		5		
	"	477	1		
	"	498	1		
	"		10		
	"	497	1		
	"		2		
	"	496			
	"	503	2		
	"	504	10		
	"	502	1		
	"		2	Wet	
	"	459	3	Dry & Wet	
	"		2	Wet	
	"		1	Dry	
	"	460	6	"	
	"		3	"	
	"		3	"	
	"		2	"	
	"		1	"	
	"		5	"	
Road B1B1	"	456	3	"	
	"	455	3	Wet	
	"	454	2	Wet	
Road B2B2	"	453		Dry	
	"	454	1	Wet	
	"		2	"	
	"	505	2	"	
	"	528		"	

Land proposed to be acquired

Boundaries of land				Extent to be taken		Remarks
East	South	West	North	Hects.	Ares	
(7)	(8)	(9)	(10)	(11)	(12)	(13)
479/8	S. B.	479/3	479/2	0	00.70	Part
479/6	479/3	479/2	479/1	0	04.48	"
479/6	479/2	479/1	479/7	0	00.32	"
479/6	479/1	479/7	477/1	0	06.28	"
478/3, 2	S. B.	479/6	478/5	0	02.56	"
478/2	S. B.	478/6	478/4	0	00.32	"
478/4	478/2	478/6	478/5	0	01.99	"
478/5	478/6	477/6	478/6	0	00.34	"
477/1	479/7	477/1	495	0	23.70	"
498/1	495	498/1	497/2	0	17.28	"
498/10	495	498/1	498/10	0	00.16	"
497/1, 2	498/1	496	501	0	17.28	"
497/2	498/1	497/1	497/1	0	00.28	"
497/1	498/1	496	501	0	07.04	"
504/10	501	503/1	503/2	0	02.75	"
504/10	501	503/2	504/10	0	01.28	"
502/2	501	502/1				
503/1	501		502/2	0	21.12	"
502/2	502/1	502/2	459/3	0	09.28	"
459/3	502/2	459/3	459/2	0	21.76	"
459/2	459/3	459/2	459/1	0	01.88	"
459/1	459/2	460/8, 6	459/1	0	03.84	"
460/6	459/1	460/8, 2	460/3	0	07.60	"
460/6	459/1	460/8	460/2	0	14.40	"
460/3	460/6	460/2	460/2	0	00.02	"
460/2, 6	460/8	460/1	460/3	0	13.76	"
460/5, 2	460/1	460/1	S. B.	0	12.16	"
460/5	460/2	460/1	460/10	0	06.72	"
455/3	456/3	456/3	456/3	0	05.44	"
454/2	455/3	456/3	455/3	0	06.45	"
454/2	454/2	455/3	454/2	0	06.40	"
506	454/1	453	506	0	02.88	"
506	454/2	454/1	453	0	00.25	"
506	505/2	454/2	454/1	0	04.85	"
506	505/1	505/2	454/2	0	00.19	"
528	506	506	528	0	00.16	"

(1)	(2)	(3)	(4)	(5)	(6)
Road C1C1	Chalakudy	528	..	Wet & Dry	
		529	6	Wet	
		528	..	"	
		535	..	"	
		526	..	"	
		525	1	"	
		508	17	Dry	
Road C3C3	"	447	3	"	
			6	"	
		453	..	"	
Road D3D3	"	734	..	"	
		203	10	"	
			9	"	
			11	"	
			6	"	
			12	"	
			13	"	
			14	"	
			20	"	
			21	"	
		507	9	"	
			3	"	
Road D4D4		507	3	"	
			6	"	
			5	"	
			1	"	
			13	"	
			11	"	
			12	"	
		527	1	"	
			2	"	
		527	6	Wet	
		526	..	"	

(7)	(8)	(9)	(10)	(11)	(12)	(13)
529/6	528	506	528	0	03.52	Part
528	529/6	528	529/6	0	03.84	"
535	528	529/6	528	0	06.60	"
526	535	528	535	0	04.80	"
525/1	526	535	526	0	03.00	"
508/17, 5	525/1	526	525/1	0	03.10	"
522/1	508/5	525/1	508/17	0	05.12	"
506	453	453	447/3	0	4.50	"
453	453/6	453/5	447/3	0	1.20	"
447/3	453	447/6	453			"
506			447/3		5.12	"
507/3	734	506	734	0	01.92	"
206/11	206/10	506	206/9	0	00.20	"
206/6	206/10	506	206/9		00.06	"
206/6	206/11	206/10	206/11	0	00.02	"
206/12	206/6	206/11	206/6	0	00.03	"
206/13	206/12	206/6	206/12	0	00.06	"
206/14	206/13	206/12	206/13	0	00.19	"
206/20	206/14	206/13	206/14	0	00.06	"
206/21	206/20	206/14	206/14	0	00.06	"
206 22	206/14	206/20	206/15	0	00.38	"
507/3	507/9	734	206/3	0	00.64	"
507/3	507/3	507/9	206/3	0	00.51	"
507/7, 4	507/6	507/3	206/3 &	0	02.05	"
			507/7			"
507/6	507/5	507/6	507/3, 4	0	02.62	"
507/5	507/1	507/5	507/6	0	04.06	"
507/1	507/13	507/1	507/5	0	01.80	"
507/13	507/11	507/13	507/1	0	01.00	"
507/11	507/12	507/11	507/13	0	02.00	"
507/12	527/1	507/12	507/11	0	00.40	"
527/1	527/2	527/1	507/2	0	00.90	"
527/2	527/6	527/2	527/1	0	01.80	"
526	535	527/6	527/2	0	02.11	"
526	527/6	527/6	527/6	0	00.12	"

Government of Kerala
1983



Reg. No. KL/TV(N)/12

KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

Vol. XXVIII] Trivandrum, Tuesday, 27th December 1983 [No. 1536
6th Pousha 1905

SECRETARIAT OF THE KERALA LEGISLATURE

NOTIFICATION

No. 10638/LA.1/83.

Dated, Trivandrum, 27th December 1983/
Pousha 6, 1905.

In exercise of the powers conferred by sub-clause (a) of clause 2 of Article 174 of the Constitution of India, the Governor of the State of Kerala hereby prorogues the Fourth Session of the Seventh Kerala Legislative Assembly with effect from December 26, 1983.

ഇൻഡ്യൻ ഭരണഘടന 174-ാം അനുച്ഛേദം 2-ാം ഖണ്ഡം (എ) ഉപഖണ്ഡപ്രകാരം നൽകപ്പെട്ട അധികാരങ്ങൾ വിനിയോഗിച്ച് കേരള സംസ്ഥാന ഗവർണ്ണർ ഏഴാം കേരള നിയമസഭയുടെ നാലാം സമ്മേളനം 1983 ഡിസംബർ 26-ാം തീയതി മുതൽ സമാപിപ്പിച്ചിരിക്കുന്നു.

By order of the Governor,

DR. R. PRASANNAN,
Secretary,
Legislative Assembly.

PRINTED AND PUBLISHED BY THE S. G. P. AT THE GOVERNMENT PRESS,
TRIVANDRUM, 1983.

33/5644/MC.

Government of Kerala
1983

Reg. No. KL/TV(N)/1



KERALA GAZETTE

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6th Pousha 1905

GOVERNMENT OF KERALA

Local Administration and Social Welfare (G) Department

NOTIFICATION

G. O. (MS) No. 235/LA & SWD. *Dated, Trivandrum, 4th December, 1983.*

S. R. O. No. 1782/83.—WHEREAS the Government are of opinion that consequent to the establishment of the proposed Naval Academy in Ezhimala in Ramanthali Panchayat area, there is a likelihood of haphazard, unplanned and concentrated development in the said area;

AND WHEREAS, the Government consider that the haphazard unplanned and concentrated development that might take place around the proposed Naval Academy would be detrimental from the point of maintaining secrecy;

AND WHEREAS, the Government feel that it is necessary to ensure planned development control around the area proposed to be acquired for the Naval Academy by implementing appropriate town planning schemes;

33/5645/MC.

NOW, THEREFORE, in exercise of the powers conferred by section 12 of the Madras Town Planning Act, 1920 (Madras Act VII of 1920), the Government of Kerala, after making due inquiry, hereby require the Ramanthali Panchayat to prepare, publish and submit, for sanction of the Government within a period of one year from the date of this notification, a draft town planning scheme in respect of the lands specified in the Schedule below:

SCHEDULE

District—Cannanore

Taluk—Taliparamba

Village—Ramanthali

Survey numbers:—R.S. No. 152, 153 (P), 154 to 161, 162 (P), 163, 164(P), 165(P), 166(P), 167(P), 168(P), 169 to 172, 173(P), 174 to 176, 177(P), 178, 183(P), 184, 185(P), 236(P), of Ramanthali Desom.

R.S. Nos. 19(P), 20(P), 83(P), 84(P), 170(P) of Kunnara Desom.

R.S. Nos. 11(P), 12 to 14, 15(P), 61 to 21, 22(P), 23, 24(P), 25, 26(P), 27(P), 28(P), 29, 30(P), 40(P), 41(P), 42(P), 43 to 53, 54(P), 55 to 64 of Ettikulam desom.

Approximate area: 545.35 Hectares.

By order of the Governor,

M. S. K. RAMASWAMY,

Commissioner and Secretary.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport.)

Government wish to formulate Detailed Town Planning Scheme for Ramanthali Panchayat area for the planned developments of the panchayat area and to request the Panchayat to prepare and submit draft Detailed Town Planning Scheme. This notification is intended to achieve this object.